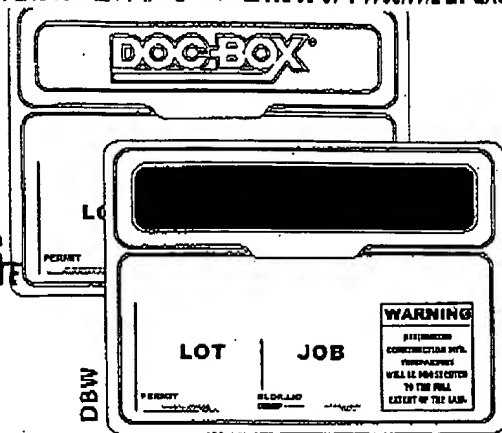




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Date: 07/14/2011

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To: USPTO

From: NGAKIT LOW - company SECRETARY

Company: USPTO

Company: DHR Industries, Inc.

Fax: 571-273-8300

Fax: (352) 861-2473

Phone:

Phone: (800) 223-5897

Subject: Petition to accept unavoidably delayed payment of
maintenance fee in an expired patent

DHR Industries, Inc. • 289 NW 68th Avenue • Ocala, FL • 34482-8232
Phone: 800.223.5897 • Fax: 877.436.2269 • Email: service@docbox.com • Web: www.docbox.com

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June 14, 2011

To whom it may concern,

Dear Sir/Madam,

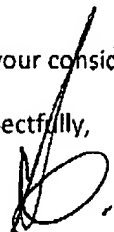
We sincerely apologize for the delayed payment of maintenance fee due to uncontrollable circumstances. We will be deeply grateful if you can reconsider our case with the view of a possible positive outcome.

In 2009 the assets of New Path Capital One, Inc the initial patent holder were purchased by Mr. David Hallam – Owner and the new company DHR Industries, Inc. was formed. Part of the intangible assets purchased were the patents in question. The patents' maintenance fee should have been paid by New Path Capital One, Inc. in October of 2009. Unknowingly to us, the previous owners allowed the patent to expire due to non-payment of the maintenance fee. When the purchase deal was finalized in November of 2009, the company underwent complete reorganization which diverted attention to other matters deemed critical at that time. A letter for re-assignment of patents was drafted and signed by the buyer and seller at the time of finalizing the deal; however the attorney failed to file the necessary documentation with USPTO for the assignment of patents. This grave oversight was discovered when the petitions for unintentional delayed payment of maintenance fee were filed. These petitions were dismissed and on questioning the reason for the decision, we discovered the fact that the patents needed to be re-assigned. The necessary forms for the assignment were filed and approval was given. Upon approval steps were taken to file another petition for reconsideration. At the same time the company was named in a law suit, along with other three entities, brought about by Kilts Resources, LLC for alleged use of expired patents. Once again we had to divert our limited personnel resources to resolve this matter which was settled only recently.

We are a small company and our legal personnel resources are limited as they are financial resources to employ a patent attorney. We have sought advice from your office and the staff was very helpful and forthcoming with information on steps that we may take to re file the petition.

For your consideration,

Respectfully,


David Hallam
Owner – DHR Industries Inc

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